# EXHIBIT 3

### REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

EXHIBIT 3

#### Case 3:17-cv-00939-WHA Document 1378-7 Filed 08/27/17 Page 2 of 16 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

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UNITED STATES DISTRICT COURT
1
2
        NORTHERN DISTRICT OF CALIFORNIA
3
            SAN FRANCISCO DIVISION
4
           Case No. 17-cv-00939-WHA
5
6
   WAYMO LLC,
7
                Plaintiff,
8
        - against -
9
   UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC;
10 OTTO TRUCKING LLC,
1|1
                Defendants.
1|2 -----x
1|3
1|4
     HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15
16
              Videotaped 30(b)(6) Deposition
17 of GARY BROWN, taken by Defendants, held
18 at the offices of Morrison & Foerster LLP,
   250 West 55th Street, at 9:59 a.m. on August
19 8, 2017, New York, New York, before Jineen
   Pavesi, a Registered Professional Reporter,
20 Registered Merit Reporter, Certified Realtime
   Reporter and Notary Public of the State of New York.
2|1
2|2
2|3
24 Job No. 2671217A
25 Pages 1 - 305
                                               Page 1
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1	A. Can you repeat the question.	10:48:25AM
2	Q. Was Waymo's investigation into	10:48:29AM
3	Mr. Levandowski part of any broader	10:48:30AM
4	investigation of other Chauffeur employees	10:48:33AM
5	that included Mr. Radu Raduta and	10:48:35AM
6	Mr. Sameer Kshirsagar?	10:48:40AM
7	MR. BAKER: Same instruction.	10:48:43AM
8	You can answer that yes or no.	10:48:44AM
9	A. Yes.	10:48:45AM
10	Q. You cannot testify today as to	10:48:47AM
1	any other Waymo employees being part of	10:48:51AM
12	the investigation, correct?	10:48:55AM
13	MR. BAKER: I am going to	10:48:58AM
14	instruct the witness not to answer on	10:48:58AM
15	grounds of attorney-client privilege and	10:49:00AM
16	work product.	10:49:01AM
17	Q. Are you following your	10:49:04AM
18	counsel's instruction?	10:49:05AM
19	A. I am.	10:49:06AM
20	Q. Who at Waymo has access to the	10:49:29AM
21	SVN log in the ordinary course of	10:49:31AM
22	business?	10:49:33AM
23	A. The administrator.	10:49:39AM
24	Q. And that administrator is	10:49:41AM
25	Mr. ?	10:49:43AM
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1		Α.	That is correct.	10:49:45AM
2		Q.	Are there any other	10:49:45AM
3		administra	tors?	10:49:46AM
4		Α.	Not that I know of.	10:49:51AM
5		Q.	Has Mr. been the	10:49:54AM
6		administra	tor of the SVN log since January	10:49:56AM
7		of 2015?		10:50:02AM
8		Α.	I don't believe so.	10:50:05AM
9		Q.	Who has been the administrator	10:50:09AM
1	0	of the SVN	log from January 2015 forward,	10:50:10AM
1	1	if not Mr.		10:50:14AM
1	2	Α.	was the previous	10:50:20AM
1	3	administra	tor.	10:50:22AM
1	4	Q.	And when was	10:50:26AM
1	5	administra	tor for the SVN log?	10:50:30AM
1	6	Α.	I believe from the inception of	10:50:38AM
1	7	the server	in early 2015 through the	10:50:39AM
1	8	summer, Ju	ne or July, 2015 sorry, no,	10:50:46AM
1	9	June, July	2016.	10:50:55AM
2	0	Q.	And after June or July of 2016,	10:51:00AM
2	1		took on responsibilities	10:51:03AM
2	2	for admini	stering the SVN log, is that	10:51:06AM
2	3	correct?		10:51:10AM
2	4	Α.	That is correct.	10:51:10AM
2	5	Q.	You do not have access to the	10:51:22AM
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1	SVN log in the	ordinary course of	10:51:23AM
2	business, is t	hat correct?	10:51:25AM
3	MR	. BAKER: Objection to form.	10:51:29AM
4	А. Т	hat is correct.	10:51:31AM
5	Q. So	as part of Waymo's	10:51:34AM
6	investigation,	someone gave you a copy of	10:51:35AM
7	the SVN log, i	s that correct?	10:51:37AM
8	A. Th	at is correct.	10:51:41AM
9	Q. An	d that person, the person who	10:51:44AM
10	gave you a cop	y of the SVN log was	10:51:46AM
11	Mr.	correct?	10:51:49AM
12	A. No	<del>-</del> •	10:51:53AM
13	Q. Wh	o gave you a copy of the SVN	10:51:54AM
14	log?		10:51:56AM
15	MR	. BAKER: I am going to	10:52:00AM
16	caution the wi	tness not to reveal the	10:52:00AM
17	substance of a	ny attorney-client	10:52:03AM
18	communication,	but you can give a name.	10:52:04AM
19	Α.	•	10:52:07AM
20	Q. Wh	en did Mr. give you	10:52:08AM
21	the SVN log?		10:52:10AM
22	MR	. BAKER: You can give a	10:52:11AM
23	date.		10:52:12AM
24	A. Fe	bruary 21st, 20th or 21st,	10:52:13AM
25	2017.		10:52:25AM
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1	February 23	rd, 2017.	10:54:02AM
2	Q.	So your analysis of other log	10:54:11AM
3	sources that	t corroborated the download	10:54:13AM
4	activity to	ok place in 2016, correct?	10:54:16AM
5	Α.	And 2017.	10:54:20AM
6	Q.	The analysis you did with	10:54:23AM
7	respect to	corroborating the download	10:54:25AM
8	activity in	2016 was performed without a	10:54:28AM
9	copy of the	SVN log, is that correct?	10:54:34AM
10	Α.	That is correct.	10:54:37AM
1	Q.	Did somebody tell you that	10:54:40AM
12	Mr. Levando	wski had downloaded files from	10:54:43AM
13	the SVN serv	ver in 2016?	10:54:46AM
14		MR. BAKER: You can answer that	10:54:50AM
15	yes or no.		10:54:51AM
16	Α.	Yes.	10:54:52AM
17	Q.	Who told you that?	10:54:53AM
18		MR. BAKER: You can give a	10:55:00AM
19	name.		10:55:00AM
20	Α.		10:55:01AM
21	Q.	Do you know how Mr. knew	10:55:03AM
22	that Anthony	y Levandowski had downloaded	10:55:08AM
23	files?		10:55:10AM
24		MR. BAKER: You can answer that	10:55:14AM
25	yes or no.		10:55:14AM
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1	Q. You also mentio	oned lock-down;	03:25:35PM
2	what is that?		03:25:37PM
3	A. Lock-down will	prevent any	03:25:37PM
4	unknown or any unapproved b	oinaries from	03:25:44PM
5	running on a system that is	s running in	03:25:49PM
6	lock-down mode.		03:25:52PM
7	Q. So if I have ar	n executable that	03:25:54PM
8	doesn't recognize, it	says it can't	03:25:58PM
9	use it?		03:26:00PM
10	A. Yes.		03:26:00PM
11	Q. How do you get	to be able to	03:26:01PM
12	use it?		03:26:04PM
13	Α.		
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			03:26:38PM
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[		
1	paragraph in Mr. e-mail, he	04:07:47PM
2	says that "On September 19, 2016, Waymo	04:07:53PM
3	pulled SVN log data, which dated back to	04:07:57PM
4	September 19, 2015, due to the 52-week	04:08:00PM
5	retention in place."	04:08:04PM
6	Do you see that?	04:08:06PM
7	A. I do see that.	04:08:10PM
8	Q. Are you aware of any 52-week	04:08:11PM
9	retention for the SVN log data?	04:08:13PM
1	O A. I believe I said retention was	04:08:22PM
1	1 set to a year and then that was suspended	04:08:23PM
1	2 as of fall 2016, to my knowledge; I	04:08:27PM
1	3 believe I said that earlier in this	04:08:29PM
1	4 deposition, way earlier.	04:08:35PM
1	5 Q. So I asked you all of the log	04:08:37PM
1	6 data is available today and you said to my	04:08:39PM
1	7 knowledge, yes; was that a correct or	04:08:41PM
1	8 incorrect statement?	04:08:42PM
1	9 A. I thought it was correct.	04:08:48PM
2	O Q. So do you believe it to be	04:08:49PM
2	1 correct or do you believe Mr.	04:08:50PM
2	2 comment to be correct?	04:08:52PM
2	MR. BAKER: Objection to form.	04:08:53PM
2	4 A. Perhaps	04:09:01PM
2	5 THE WITNESS: I have a privilege	: 04:09:08PM
		Page 225
		1450 225

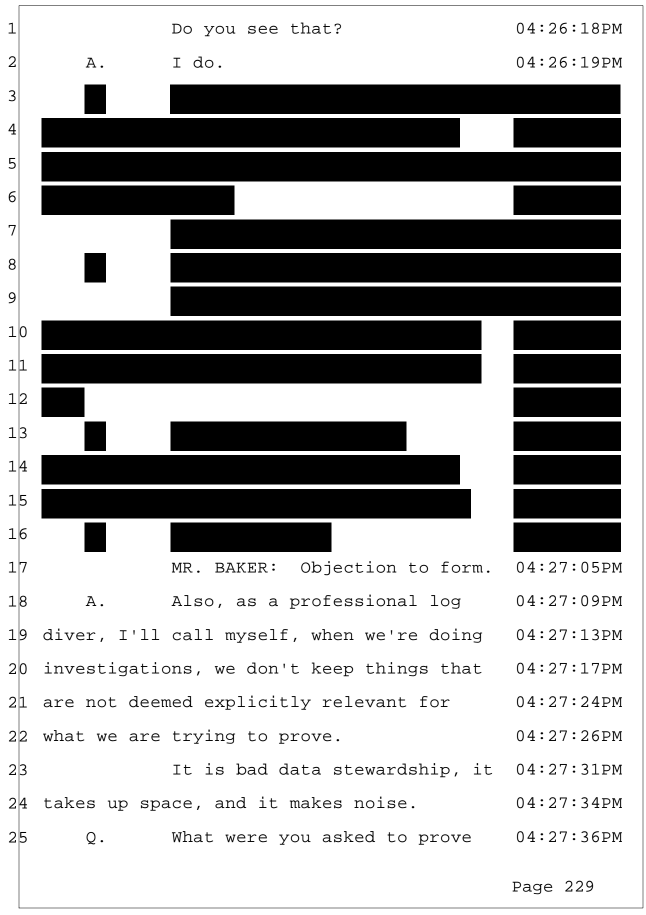
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1	question on this thing.	04:09:09PM
2	MR. BAKER: Sure.	04:09:10PM
3	THE VIDEO TECHNICIAN: Time is	04:09:12PM
4	4:09 p.m.	04:09:13PM
5	We're off the record.	04:09:13PM
6	(Witness and counsel left the	04:09:15PM
7	hearing room to confer.)	04:09:16PM
8	(Pause.)	04:09:16PM
9	(Witness and counsel returned	04:09:16PM
10	to the hearing room.)	04:23:09PM
11	THE VIDEO TECHNICIAN: Time is	04:23:09PM
12	4:23 p.m.	04:23:27PM
13	We are on the record.	04:23:28PM
14	BY MR. CHATTERJEE:	04:23:29PM
15	Q. I think the question pending	04:23:33PM
16	was do you believe your prior testimony to	04:23:34PM
17	be correct or do you believe	04:23:38PM
18	Mr. comment to be correct	04:23:39PM
19	with respect to that first sentence of the	04:23:40PM
20	third paragraph?	04:23:44PM
21	A. I think I'm definitely	04:23:45PM
22	deferring to what Mr. said;	04:23:49PM
23	from my discussions with the Subversion	04:23:51PM
24	server administrators, I was under the	04:23:59PM
25	impression that when I gave that kind	04:24:01PM
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```
1
   of long sled of summer 2016, the logs were 04:24:05PM
2
   pulled and coupled with the one-year
                                               04:24:13PM
3
   retention and my knowledge that the
                                               04:24:14PM
4
   Subversion server had been launched, to my 04:24:17PM
5
   knowledge, I think in May or June or
                                                04:24:19PM
   summer of 2015, in my mind it was like,
6
                                                04:24:22PM
7
   oh, it goes back a year obviously to the
                                                04:24:25PM
8
                                                04:24:28PM
   start.
9
               But I definitely defer to Jeff
                                               04:24:32PM
   and I have never seen this document, but
                                                04:24:34PM
   seeing that, if he says that indefinite
                                                04:24:37PM
12 retention was started in the early spring
                                                04:24:43PM
13 of 2017 and not the fall of 2016, I have
                                                04:24:47PM
14 to go with that as well, because these are
                                                04:24:50PM
15 hard dates.
                                                04:24:53PM
16
               I was providing like three,
                                                04:24:54PM
17 four month sleds.
                                                04:24:56PM
18
              Have you done any investigation 04:24:58PM
       Ο.
19
   into the accuracy of Mr.
                                                04:25:00PM
20
   comments in this letter?
                                                04:25:02PM
21
       Α.
               I have never seen this letter 04:25:08PM
                                                04:25:09PM
  until you put it in front of me.
               Who would know whether the
                                               04:25:10PM
23
       Q.
2|4
                                   letter are
                                                04:25:13PM
   statements in Mr.
                                                04:25:15PM
25 accurate or not, other than
                                               Page 227
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1		here?	04:27:38PM
2		MR. BAKER: Objection, I am	04:27:39PM
3		going to caution you not to reveal the	04:27:43PM
4		substance of any attorney-client	04:27:44PM
5		communications.	04:27:46PM
6		If you can answer that question	04:27:46PM
7		without doing that, please do.	04:27:48PM
8		A. I did not pull the SVN log	04:27:52PM
9		data, I'm just speaking to the frame of	04:27:55PM
1	0	mind of why the entirety of all users'	04:27:56PM
1	1	logs may not be present.	04:28:04PM
1	2	For example, in what I've	04:28:05PM
1	3	produced to support my declaration, I'm	04:28:07PM
1	4	not pulling and presenting the logs	04:28:10PM
1	5	of any of a hundred thousand other Google	04:28:13PM
1	6	employees because it is simply not	04:28:16PM
1	7	relevant to the investigation at hand.	04:28:18PM
1	8	Q. That wasn't my question.	04:28:20PM
1	9	What were you being asked to	04:28:25PM
2	0	prove as part of your forensic	04:28:26PM
2	1	investigation?	04:28:27PM
2	2	MR. BAKER: Same instruction	04:28:27PM
2	3	and also objection to the form.	04:28:28PM
2	4	A. These logs showed that 14,000	04:28:33PM
2	5	files and change were downloaded on	04:28:36PM
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1	MR. BAKER: Objection to form,	05:14:49PM
2	counsel.	05:14:51PM
3	A. Do you have anything that says	05:14:54PM
4	that this didn't happen; the device was	05:14:55PM
5	attached, it was attached for a period of	05:14:58PM
6	eight hours.	05:15:00PM
7	I did search for this device	05:15:01PM
8	earlier in the logs and in my grep-ing I	05:15:02PM
9	couldn't find any indication of having	05:15:07PM
10	done so prior, that's anomalous.	05:15:09PM
1	Q. You want to make sure you knew	05:15:13PM
12	everything you possibly could about card	05:15:15PM
13	readers in Chauffeur before this kind of	05:15:17PM
14	an accusation was made, right?	05:15:19PM
15	MR. BAKER: Objection to form.	05:15:22PM
16	A. Nothing in my declaration is	05:15:23PM
17	not factual.	05:15:25PM
18	Q. Did you do any investigation as	05:15:27PM
19	to whether card readers were used by	05:15:29PM
20	Project Chauffeur?	05:15:31PM
21	MR. BAKER: Objection to form.	05:15:33PM
22	A. No.	05:15:34PM
23	Q. Did you ever check to see if	05:15:35PM
24	people in Chauffeur used digital cameras	05:15:39PM
25	or video cameras or Go Pros as part of	05:15:42PM
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1	their ordinary business?	05:15:45PM
2	MR. BAKER: Same objection.	05:15:48PM
3	A. What I did check was to see if	05:15:54PM
4	this was anomalous for this user and it	05:15:56PM
5	was anomalous for this user.	05:15:58PM
6	What another engineer somewhere	05:15:59PM
7	else in Chauffeur does, if they have a Go	05:16:00PM
8	Pro that they want to bring to work,	05:16:02PM
9	that's their business.	05:16:04PM
10	But the subject of my	05:16:04PM
1	investigation was Anthony Levandowski, I	05:16:06PM
12	wanted to check if this was anomalous for	05:16:12PM
13	Mr. Levandowski and it turns out it was.	05:16:14PM
14	Q. Did you look for any log	05:16:18PM
15	data about card readers being attached to	05:16:20PM
16	the desktop?	05:16:22PM
17	A. The desktop was not the subject	05:16:27PM
18	of our investigation at that point.	05:16:29PM
19	Q. Wouldn't it be relevant to know	05:16:30PM
20	if his behavior was anomalous to know if	05:16:32PM
21	he ever connected a card reader to the	05:16:35PM
22	desktop?	05:16:37PM
23	MR. BAKER: Objection to form.	05:16:39PM
24	A. Not necessarily.	05:16:46PM
25	Q. Wouldn't his behavior on all of	05:16:46PM
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```
1
   his laptops be relevant when you're trying
                                                 05:16:49PM
2
   to make an assessment whether his behavior
                                                05:16:52PM
   was usual or unusual?
3
                                                 05:16:54PM
4
               MR. BAKER: Objection to form.
                                                 05:16:56PM
5
               We had assessed behavior and we 05:16:58PM
       Α.
6
   had a series of events in the month of
                                                 05:16:59PM
7
   December that were very much anomalous and
                                                 05:17:01PM
8
   this was just the cherry on top of more
                                                 05:17:03PM
                                                 05:17:07PM
9
   anomalous activity that seemed to suggest
   that ex-filtration was occurring.
                                                 05:17:12PM
11
               But you don't know that because 05:17:15PM
   you didn't look at the desktop, did you?
                                                 05:17:16PM
13
               MR. BAKER:
                           Objection to form.
                                                 05:17:17PM
               The desktop isn't where all the 05:17:18PM
14
       Α.
                                                 05:17:20PM
   activity was happening.
16
               All this unusual activity was
                                                 05:17:21PM
1|7
   happening on the Windows machine and I do
                                                 05:17:23PM
   wish that we had been able to retain the
                                                 05:17:25PM
                                                 05:17:28PM
   Windows laptop for a top-to-bottom
   analysis, but unfortunately someone
                                                 05:17:30PM
20
2
   reimaged it before they left.
                                                 05:17:34PM
                                                 05:17:35PM
22
               So you have the
                                     log data
       Ο.
                                                 05:17:38PM
   for that desktop, right?
               Which desktop are we speaking
                                                 05:17:42PM
24
       Α.
25 of?
                                                 05:17:43PM
                                                Page 264
```

1 CERTIFICATION 2 I, Jineen Pavesi, a Registered 3 Professional Reporter, Registered Merit 4 5 Reporter, Certified Realtime Reporter and 6 a Notary Public, do hereby certify that 7 the foregoing witness, GARY BROWN, was 8 duly sworn on the date indicated, and that 9 the foregoing is a true and accurate 10 transcription of my stenographic notes. 11 I further certify that I am not employed 12 by nor related to any party to this 13 action. 14 15 16 17 18 19 20 Luceso Panesi RPR, RMR. 21 22 23 JINEEN PAVESI, RPR, RMR, CRR 24 25 Page 305